

ग्रसाभारण

EXTRAORDINARY

न्नाग II---खण्ड 3---उपखण्ड (ii)

PART II—Section 3—Sub-section (ii)

प्राधिकार से प्रकाशित

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इस भाग म भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF IRRIGATION AND POWER

ORDER

New Delhi, the 2nd May 1967

- S.O. 1645.—In exercise of the powers conferred by section 96 of the Punjab Reorganisation Act, 1966 (31 of 1966), the President thereby makes the following order, namely:—
- 1. (1) This Order may be called the Punjab Reorganisation (Removal of Difficulties) Order No. 4.
 - (2) It shall come into force at once.
 - 2. (a) "Act" means the Punjab Reorganisation Act, 1966;
- (b) "dissolved Board" means the Electricity Board constituted under the Electricity (Supply) Act, 1948, for the State of Punjab as it existed immediately before the 1st day of November, 1966, which has been dissolved on the 2nd day of May, 1967, by order of the Government of India in the Ministry of Irrigation and Power No. EL-II-3(17)/66-(III) dated the 2nd May, 1967.
- 3. Until the assets, rights and liabilities of the dissolved Board are apportioned in accordance with the provisions of sub-section (3) of section 67 of the Act, such of the said assets, rights and liabilities as have not, under clause (a) of sub-section (4) of that section, been directed to be taken over by the new Boards constituted respectively for the States of Punjab and Haryana, shall be taken over by the Administrations of Himachal Pradesh and Chandigarh as specified in the schedule to this Order.

THE SCHEDULE

Assets and liabilities to be taken over by the Administrations of the Union territories of Himachal Pradesh and Chandigarh

A. Fixed Assets.

- (1) Union Territory of Himachal Pradesh
 - (i) Power Houses

Name of Power House	Installed capacity in MW
(a) Hydro Power Houses	
1. Billing Nullah	2x50 KW
2. Shanshah Nullah	1x50 KW
3. Bassi	3x15
(b) Thermal Power Houses (Diesel)	
 Kandaghat 	2×0.128
2. Kasauli	$1 \times .013 + 1 \times .024 + 1 \times .050 + 1 \times 0.0664 + 1 \times .122$

- (ii) Substations
 - (a) 66 KV Substations
 - 1. Solan
 - 2. Jutogh (Simla)
 - (b) 33 KV Substations
 - 1. Mandi
 - 2. Darang
 - 3. Bhunter
 - 4. Kulu
 - 5. Bakloh
 - 6. Dalhousie
 - 7. Daulatpur
 - 8. Harlpaur
 - 9. Ranital
 - 10. Dera Gopipur
 - 11. Moranda (Palampur)

(iii) Transmission Lines

Name of Line

(a) 66 KV Lines	
Single Circuit	
1. Solan-Simla	26.55

2. Pinjore-Solan

(b) 33 KV Lines

Single Circuit

1. Dunera-Bakion-Dainousie	
2. Shanan-Darang-Mandi	35.88
3. Darang-Bhuntar-Kulu	38.55
4. Kangra-Ranital-Dera Gopipur	33.30
5. Tee Off to Haripaur from Kangra- Dera Gopipur line	4.83

Dera Gopipur line 6. Kangra-Palampur

7. Punjab-H.P. Border-Gagret (of Hoshiarpur-Gagret line)

(c) All local distribution systems below 33 KV located within the boundaries of the Administration.

29.42

Route length in Kilometres

(2) Union Territory of Chandigarh

Installed capacity in MW

- (a) Thermal Power House (Diesel) at Chandigarh,
- 1x1.00 + 2x.500
- (b) All local distribution systems below 33 KV located within the boundaries of the Administration.

B. Stores

- (i) Stores (Central and Divisional) which as on 1st September, 1966, were-earmarked for projects and the corresponding liability, if any, shall go to those projects to which they were so earmarked.
- (ii) The remaining-
 - (a) Central Stores as on 1st September, 1966, shall be taken over by the Administrations of Himachal Pradesh and Chandigarh to the extent of 2.5% and 3.5% respectively; and
 - (b) Divisional Stores as on 1st September, 1966, shall be taken over by the Administrations of Himachal Pradesh and Chandigarh in the area of operation of which the Stores were located on that date.
- Provided that Stores which in the opinion of the Central Government are scarce Stores or Stores of special nature shall be distributed among the new Punjab State Electricity Board, Haryana State Electricity Board and the Administrations of Himachal Pradesh and Chandigarh by mutual agreement, or, in default of such agreement, as the Central Government may by order direct.

C. Financial Assets and Liabilities.

(1) Assets

- (a) Allocated on location basis.
- (i) Advances to licensees.
- (ii) Advances to staff, e.g. house building, purchase of conveyance, refrigerators, fans, cycles, salary, travelling allowance, etc.
- (iii) Sundry debtors for electricity supplies.
- (iv) Miscellaneous public works advances.
- (v) Workshop suspense.
- (vi) Cheques received and deposited in the Banks but not yet realised.
- (b) 2.5% of the following assets to Himachal Pradesh and 3.5% to Chandigarh:—
 - (i) Transactions relating to the period prior to the formation of the composite Punjab State Electricity Board for which monetary settlement is still to be effected.
 - (ii) Amounts recoverable from the Government of the composite State of Punjab on account of interest charges on amount held with them relating to depreciation reserve, public works deposits and other debt-heads.
 - (iii) Amounts recoverable from Rajasthan on account of share of capital expenditure and interest charges incurred by the composite Punjab State Electricity Board on their behalf.
 - (iv) Investment in Government securities (including the securities earmarked towards composite Punjab State Electricity Board Bond Redemption Fund, General Reserve and held with the Directorate General of Supplies and Disposals as security).
 - (v) Deposits made by the composite Punjab State Electricity Board with different Government authorities like Port Trusts, Customs, Shipping, etc. for services availed through them.
- (c) 2.5% of the following assets to Himachal Pradesh and Nil to Chandi-garh:—

Investment of Provident Fund.

- (d) Assets not specified in clauses (a) to (c) which accrue before or after the formation of the new Electricity Boards shall be dealt with as follows:
 - (i) If susceptible of distribution on location basis, they would be taken over by the new Boards, or, as the case may be, by the Administrations of Chandigarh or Himachal Pradesh in whose area of operation they may be located.
 - (ii) Others which are not so susceptible will be provisionally allocated between the new Punjab State Electricity Board, the Haryana State Electricity Board and the Administrations of Himachal Pradesh and Chandigarh in the ratios of 54.5: 39.5: 2.5: 3.5 subject to financial adjustment at the time of final apportionment.
- (e) Receipts of common nature shall be accepted by the new Purjab State Electricity Board who will give credits to the Boards and the Administrations in the manner specified in paragraph (ii) of clause (d).

(2) Liabilities

- (a) Allocated on location basis.
 - (i) Transfer debits between Head Office and Divisional Office.
 - (ii) Consumers' security and other deposits.
- (iii) Purchases (Liabilities for Goods supplied for which payments are yet to be made).
- (iv) Cheques drawn on Banks by the composite Punjab State Electricity Board but not yet encashed.
- (b) 2.5 per cent of the following liabilities to Himachal Pradesh and 3.5 per cent to Chandigarh:—
 - (i) Transactions relating to the period prior to the formation of the composite Punjab State Electricity Board for which monetary settlement is still to be effected.
 - (ii) Amounts payable to the former Punjab Government on account of interest charges etc.
 - (iii) Amounts payable to Rajasthan on account of their share of depreciation reserve and other deposits made by them.
 - (iv) General Reserve.
 - (v) Bonds and Bond Redemption Fund of the composite Punjab State Electricity Board.
- (c) 2.5% of the following liability allocated to Himachal Pradesh and Nil to Chandigarh.

Employees' Provident Fund.

- (d) Liabilities not specified in clauses (a) to (c) which accrue, whether before or after the formation of the new Electricity Boards, shall be dealt with as follows:
 - (i) If susceptible of distribution on location basis, they would be taken over by the new Boards, or, as the case may be, by the Administrations of Himachal Pradesh or Chandigarh in whose area of operation they may be located.
 - (ii) Other which are not so susceptible will be provisionally allocated between the new Punjab State Electricity Board, the Haryana State Electricity Board, and the Administrations of Himachal Pradesh and Chandigarh in the ratios of 54.5: 39.5: 2.5: 3.5 subject to financial adjustment at the time of final apportionment.
- (e) Bills in respect of materials already supplied, whether pending or received in future, shall be dealt with as follows:—
 - (i) Bills relating to a specified project or work shall be paid by the Administration which takes over that project or work.
 - (ii) Bills relating to materials required for stock purposes shall be paid by the respective Administration on the basis of the quantities consigned to or earmarked for use in the area of operation.

(iii) Such of the bills of common nature as are not covered by paragraphs (i) and (ii) shall be accepted and paid for by the new Punjab State Electricity Board who will raise debits against the new Foards and the Administrations in the manner specified in paragraph (ii) of clause (d).

[No. EL-II-3(17)/66-(iv).]

K. P. MATHRANI, Secy.

